IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION 1:16 CR 39-2

UNITED STATES OF AMERICA,)	
)	
V.)	ORDER
)	
DANNY TERRON RONEY,)	
)	
Defendant.)	
)	

This matter is before the Court on Defendant's "Pro Se Notice to Produce Proof of Entry of Attorney Appearance" [256]. Upon review of the Notice, the Court finds the pleading is baseless and the request without any legal reason or cause. The Court further finds the Notice frivolous. *See* Adams v. Rice, 40 F.3d 72, 75 (4th Cir. 1994) ("Legally frivolous claims are based on an "indisputably meritless legal theory" and including "claims of infringement of a legal interest which clearly does not exist."") (quoting Neitzke v. Williams, 490 U.S. 319, 327 (1989)).

Accordingly, the Court **STRIKES** the Notice [# 256] from the docket.

Signed: March 1, 2018

Dennis L. Howell

United States Magistrate Judge